From: White, Quintin

Location: R5WD-ConfCallLine-B/Conference-Call-Line/R5-WATER; R5Metcalfe-

ConfRm-R1609/R5-Metcalfe---16th-Floor

Normal Importance:

Subject: FW: "Draft" Rule Package 5 follow-up Start Date/Time: Mon 6/20/2016 4:00:00 PM End Date/Time: Mon 6/20/2016 5:00:00 PM

Hi Scott-This call was not on my calendar but conflicts with our meeting about GI on Monday. Can we reschedule for later on Monday? Sorry! --LouAnn

----Original Appointment----

From: White, Quintin

**Sent:** Thursday, June 16, 2016 10:51 AM

To: White, Quintin; Unger, LouAnn; Wester, Barbara; Colletti, John; Compton, Mark; Stillman,

Sarah; Nyffeler, Robin T - DNR; susan.sylvester@wisconsin.gov; Knutson, Jason R - DNR;

Heilman, Cheryl W - DNR; Stocks, Adrian G - DNR; Pierard, Kevin

Subject: FW: "Draft" Rule Package 5 follow-up

When: Monday, June 20, 2016 11:00 AM-12:00 PM (UTC-06:00) Central Time (US & Canada). Where: R5WD-ConfCallLine-B/Conference-Call-Line/R5-WATER; R5Metcalfe-ConfRm-R1609/R5-

Metcalfe---16th-Floor

Please attend this call

----Original Appointment-----

From: White, Quintin

Sent: Thursday, June 16, 2016 10:51 AM

To: White, Quintin; Wester, Barbara; Colletti, John; Unger, LouAnn; Compton, Mark; Stillman, Sarah; Nyffeler, Robin T - DNR; susan.sylvester@wisconsin.gov; Knutson, Jason R - DNR;

Heilman, Cheryl W - DNR; Stocks, Adrian G - DNR; Pierard, Kevin

Subject: "Draft" Rule Package 5 follow-up

When: Monday, June 20, 2016 11:00 AM-12:00 PM (UTC-06:00) Central Time (US & Canada). Where: R5WD-ConfCallLine-B/Conference-Call-Line/R5-WATER; R5Metcalfe-ConfRm-R1609/R5-

Metcalfe---16th-Floor

Dial-in #: (877) 226-9607 Conference Code Ex. 6 - Personal Privacy

Agenda Items (follow-up items from last call)

- 1. NR 106.117 (2)(b), Schedules for first permit issuance, Great Lake Discharges. (WDNR wants t be sure, will check for consistence definition of existing dischargers. Provide feedback to EPA.
- 2. NR 106.117 (2)(e), extension beyond permit expiration. WDNR concerned about schedules of compliance that extend beyond the permit period where there is a permit

mod in the middle of the permit term. EPA input is Needed.

- 3. 122.44(d)(2)-(9).
- (2) WDNR claims to have a provision somewhere that a permittee has to comply with their limits. WDNR will locate and provide this information to EPA.
- 4. NR 205.09 Disposal of pollutants into wells, publicly owned treatment works, or by land application. Robin is going to look to see if there is a prohibition somewhere else in state regs. and provide update to EPA.
- 5. NR 207.12 Antibacksliding (1). EPA to provide comments. Issues:

We need to get back to them on whether their provisions are consistent with new anti-backsliding regs

Does anti-deg apply to tmdl situations?

Applicability of this chapter - does antibacksliding just apply to surface waters? We said yes.

Section 3 - relaxing WQBELS based on state technology based standards - there is a 1989 memo that sez that WQBELS for the purposes of anti-backsliding and includes state treatment standards in this definition. Is that a state technology based standards - they included this but they want to know if they need to include this b/c it is in the reg. this is at sub(3).

## James elgar - memo.

Sub (4) - did we combine this into sub (5) - other interim limits must be at least as stringent as final other limits - they don't know what other limits would be. Limits specified in (2) and (3) are BPJ - does this also apply to changes in reduced moniroring frequency or reporting?

## Does antibacksliding to ELG based limits.

6. NR 220.32 Criteria. (1)©, APPROVABLE VARIANCE REQUESTS. WDNR wants clarification from EPA about which parts of 124 does this refer to? Just Subpart D? EPA input is needed.